1	IN THE UNITED STATES DISTRICT COURT		
2	FOR THE NORTHERN DISTRICT OF TEXAS		
3	DALLAS DIVISION		
4	UNITED STATES OF AMERICA,) 3:14-CR-340-K		
5	Government,)		
6) VS. DALLAS, TEXAS		
7)		
8	TREVEON DOMINIQUE ANDERSON,) Defendant.) May 29, 2019		
9	,		
10	TRANSCRIPT OF SENTENCING HEARING		
11	BEFORE THE HONORABLE ED KINKEADE		
12	UNITED STATES DISTRICT JUDGE		
13			
14	<u>APPEARANCES</u> :		
15			
16	FOR THE GOVERNMENT: MR. JOHN J. DE LA GARZA		
17	UNITED STATES DEPARTMENT OF JUSTICE NORTHERN DISTRICT OF TEXAS		
18 19	U.S. Courthouse, Third Floor 1100 Commerce Street Dallas, Texas 75242		
20	john.delagarza@usdoj.gov (214) 659-8682		
21	(214) 033-0002		
22	MR. WALT M. JUNKER UNITED STATES DEPARTMENT OF JUSTICE		
23	NORTHERN DISTRICT OF TEXAS U.S. Courthouse, Third Floor		
24	1100 Commerce Street Dallas, Texas 75242		
25	walt.junker@usdoj.gov (214) 659-8630		

1	FOR THE DEFENDANT, TREVEON DOMINIQUE ANDERSON:	MR. E.X. MARTIN Law Offices of E.X. Martin
2		8828 Greenville Avenue Dallas, Texas 75243
3		exmartin@airmail.net (214) 343-7400
4		(221) 313 7100
5		MS. CAROLYN A. HILL Attorney at Law
6		4144 N. Central Expressway Suite 1200
7		Dallas, Texas 74204 carolynhillatty@gmail
8		(214) 418-3867
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18	COURT REPORTER.	MD TODD ANDERSON DMD CDD
19	COURT REPORTER:	MR. TODD ANDERSON, RMR, CRR United States Court Reporter
20		1100 Commerce St., Rm. 1625 Dallas, Texas 75242
21		(214) 753-2170
22		
23	Proceedings reported	d by mechanical stenography and
24	transcript produced by computer.	
25		

1	SENTENCING HEARING - MAY 29, 2019		
2	<u>PROCEEDINGS</u>		
3	THE COURT: Okay. Treveon Dominique Anderson. Is		
4	that the one you want to do first, Ronnie?		
5	THE COURTROOM DEPUTY CLERK: Yes, sir.		
6	MR. MARTIN: Judge, if we could have a minute.		
7	Carolyn had to leave the room for a minute, and she'll be right		
8	back.		
9	THE COURT: Okay.		
10	(Pause)		
11	THE COURT: What now?		
12	MR. MARTIN: Can I approach?		
13	THE COURT: Yeah. Both of y'all can.		
14	(Bench Conference held off the record)		
15	THE COURT: All right. Case of United States of		
16	America versus Treveon Dominique Anderson, Cause Number		
17	3:14-CR-340-K.		
18	Mr. Walt Junker is here, and Mr. John de la Garza is		
19	here, too.		
20	MR. DE LA GARZA: Yes, Your Honor. Good morning.		
21	THE COURT: Are y'all both ready?		
22	MR. DE LA GARZA: Yes, Your Honor.		
23	THE COURT: Okay. And Mr. E.X. Martin and		
24	Ms. Carolyn Hill are here for Mr. Anderson. And y'all are		
25	ready?		

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              MS. HILL: We are, Your Honor.
              THE COURT: Okay. Mr. Anderson, on October 24, 2018,
 2
    you were convicted by a jury of the five-count Fifth
 3
     Superseding Indictment that had been filed on September 11,
 4
 5
    2018.
              And what they found you quilty of in Count One was
 6
 7
    conspiracy to interfere with commerce by robbery; and in Count
 8
    Two, interference with commerce by robbery and aiding and
 9
     abetting; in Count Three, using, carrying, and brandishing a
     firearm during and in relation to a crime of violence and
10
11
     aiding and abetting; and Counts Four and Five, kidnapping and
12
     aiding and abetting.
              And I will dismiss the Third and Fourth Superseding
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     Indictment today. And everybody agrees that's what I should
14
15
     do. correct?
16
              MR. JUNKER: Yes, Your Honor.
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              MS. HILL: Yes, Your Honor.
18
              THE COURT: And then there are objections that y'all
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     have, the Defendants have, to the presentence report. Your
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    main objection is the two-level enhancement for obstruction of
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     justice, and then the Government had some clarifications.
22
              And did the Probation Department accept y'all's
23
     clarifications?
              MR. JUNKER: Yes, Your Honor.
24
25
              THE COURT:
                          Okay.
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MR. DE LA GARZA: They don't affect the sentencing 1 2 range. 3 THE COURT: Okay. Okay. All right. And so I'm ready for y'all to go into your objections and then into 4 anything you have in mitigation. 5 MS. HILL: Your Honor, just briefly. 6 7 Mr. Anderson is respectfully requesting that the Court deduct or strike the two-level enhancement for 8 9 obstruction of justice. 10 Supposedly, when we were here in trial there were 11 some cooperating defendants that were in the same bust as 12 Mr. Anderson. If you look at their transcripts as to what they said, both cooperating defendants admitted that they saw 13 Mr. Anderson talking, however, that they could not hear what 14 the conversation was about between Mr. Anderson and whoever he 15 was talking to. 16 One of the defendants, Defendant Jackson, admits that 17 18 he was never threatened directly by any other inmate and admits 19 that his comments made by other inmates who are not related to Mr. Anderson's case did not mention Defendant Anderson. 20 21 Cooperating Defendant Aitch was also in the same bus, and he also admitted that he was never threatened on the bus by 22 23 Defendant Anderson and that he could not hear any of the Defendant's conversations with any of the other inmates in the 24 25 bus.

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My understanding is that Mr. Anderson was in the very front of the bus while the cooperating defendants were in the very back of the bus. Any statements that were made by these cooperating defendants were told to a third party or even if they even occurred. They don't show at any time that Mr. Anderson directly threatened them or that Mr. Aitch felt intimidated directly or that there was any harm to them. It appears that most -- any of these testimony -- or reports that Defendant Turner and Defendant Aitch gave are just speculation. This is just based on what they think they may have heard by somebody else. we're requesting that based on the lack of evidence that the Court strike the two-level enhancement and that the Government has not met its burden of proof to sustain this enhancement. THE COURT: Okay. Government? MR. JUNKER: Your Honor, I think that what counsel has said about Mr. Aitch as being in fear is probably correct; however, what they're leaving out and what we did add in our objections to the PSR is that there was a second day that one of the cooperating --THE COURT: You mean in your response to their objections?

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1
              MR. JUNKER: Yes.
              THE COURT: Okay.
 2
 3
                           There was a second day where, again, a
              MR. JUNKER:
    witness was transported with their client, and that day a
 4
    direct threat was made. The threat, not to gild the lilly,
 5
    Your Honor, was that the Defendant expressed confidence in the
 6
 7
     fact that he -- in that he would not -- he would be found not
 8
    quilty and then said that once he's out everybody has got to
 9
     go. And the witness interpreted that to mean that the witness
     and the witness's family and anyone related to the witness
10
11
    would be fair game once he got out.
12
              So I don't want to make more of that than it is, but
     there was a direct contact, direct statement between the
13
    Defendant and the witness on the second day, so I would like to
14
15
    point that out.
16
              THE COURT: Ms. Hill?
              MS. HILL: Your Honor, my understanding is that that
17
18
     conversation did not occur and that Mr. Anderson believes that
19
     he -- these statements are being made because he was in trial
     and these cooperating defendants were testifying against him.
20
21
              My client denies making these statements.
22
     again, without them physically being here, it appears to be all
23
     hearsay.
24
              THE COURT: Okay. Anything else, Mr. Junker?
25
                           No, Your Honor, not on this particular
              MR. JUNKER:
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    objection.
              THE COURT: Okay. All right. Okay. Then I'm
 2
 3
    ready -- anything else on -- I think you objected to 74,
 4
    paragraph 74.
 5
              MS. HILL: Your Honor, the only other issue was just
    that we're requesting that the Counts One, Two, Four, and Five
 6
 7
    be run concurrently as opposed to consecutively. I believe
 8
    they all have a cap of 20 years.
 9
              And just for clarification, just because I noticed
    that the PSR --
10
11
              THE COURT: Count Three is mandatory.
12
              MS. HILL: Right. That's the brandishing, yes, sir.
13
              THE COURT: Okay.
              MS. HILL: And just for clarification purposes,
14
15
    because I noticed on the PSR his Social Security number is
    still incorrect. I would like the Court to be aware that his
16
17
    real Social Security number is 645-18-5626, and it is not the
18
    one that was put on the PSR.
19
              THE COURT: That's the Defendant's?
20
              MS. HILL: Yes. I mean, that's been an issue at
21
    trial, and it continues to be an issue as far as incorrect
22
    Social Security number on his PSR.
              THE COURT: Okay. Well, I agree to correct that.
23
24
              MS. HILL: Thank you.
              And I believe that would be all that we would have at
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1
    this point.
              THE COURT: All right. What do you have in
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 3
    mitigation?
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              MS. HILL: Your Honor, I know my client wanted to
 5
    make a statement.
              Mr. Anderson, of course, in working with us since I
 6
 7
     have been appointed on the case, I have had a very -- actually
    very good relationship with him. When we started trial, he
 8
    worked very well with me.
 9
              I know that he made a choice that was probably not
10
11
     going to go in his favor, but he chose -- that was his choice,
12
     and we did what he wanted to do. And I believe that he's here
     to accept his punishment. Obviously, we are requesting some
13
14
     leniency.
              He does have two little kids back home that he still
15
     has to raise at some point or try and attempt to raise.
16
    we're asking that the Court consider those facts as well as his
17
18
    drug addiction that may have paid a -- played in this one.
19
              We're also asking, if the Court can, to possibly
20
     refer him or allow him to do some type of inpatient drug
21
     treatment while he's in treatment -- while he's in prison so
22
     that hopefully if and when he does get out he can hopefully
23
     come out as a better person.
              But I know that Mr. Anderson did have a couple of
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25
    things he wanted to address the Court with.
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              THE COURT: Okay.
 2
              MR. MARTIN: Judge, if I may.
 3
              THE COURT: Okay.
              MR. MARTIN: I had the same thing. I had no
 4
    difficulty with dealing with this man.
 5
 6
              THE COURT: Thank you.
 7
              Okay. Mr. Anderson, you don't have to say anything.
 8
    That's up to you. But if you want to, now is your chance.
 9
              THE DEFENDANT: For one, I want to thank the whole
     court for finally letting this day come, for me to finally
10
     stand in front of you and speak my peace.
11
12
              I went to trial because I'm innocent. And this stuff
     that was presented in trial proves that I was innocent.
13
              There were a couple of things that were mixed up and
14
15
     a couple of lies that was key to getting me found guilty.
    if the people that was in position to tell the truth would have
16
    told the truth, I wouldn't be standing here right now.
17
18
              I wanted to bring a couple of things to your
19
     attention and clarify them.
20
              Number one is the Social Security.
21
              THE COURT: Your Social Security number?
22
              THE DEFENDANT: Yes, sir.
23
                         It's incorrect.
              MS. HILL:
24
              THE COURT: Okay.
25
              THE DEFENDANT: When we came to trial and Mr. Ibrahim
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got on the stand, Mr. Martin asked him what was my Social Security number. He stated the wrong one, ended in 7228. Then Mr. Martin presented Exhibit A, which is my correct Social Security card, and asked him did he do the research with the Social Security Administration and verify who this person -who it came back to. And he said yes, he do -- he did. And he said that this number ending in 5626 is my Social Security number. Then Mr. Martin asked him, "Did you verify the names and the numbers?" And he said yes, which was wrong, because the Social Security number ending in 7228 has a different name. Both of them have the exact same name, Treveon Dominique Anderson, but the other person's name is spelled different by one letter. So what the Government and the FBI did was mix two identities together, and that was key, because that was -- it would have showed the jury it's another person out there that they have me mixed up with. That was one thing that was key. I felt like if they would have told the truth, that I probably would have -- the outcome would have been different. Then another thing was during our suppression hearing you asked Mr. Junker a specific question about the cell site

location data. And you asked him -- when you was trying to

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make your decision, you asked him, you said, "Are you telling me that these cell phone records prove that Mr. Anderson was in Irving at the time of the robbery?" And Mr. Junker told you yes. And I feel like that was key to my suppression hearing getting denied, because at trial the cell phone expert got on the stand and said they didn't know where the phone was for three hours. And then both of the witnesses that did testify against me told two different stories. One said I was there; one said I wasn't at certain times. Mr. Aitch got on the stand and said he had been knowing me for four years. I went to trial October 22, 2018. Four years from then is 2014. This robbery happened in 2013. I told my lawyer that I met him in 2014. There's no way if he'd been knowing me for four years that I committed a robbery with you. So that was, like, just some key things that if people would have told the truth -- and it was obvious right here in the courtroom they was on the stand under oath, that I wouldn't be standing here in front of you right now. I have two young daughters. One turned 12 yesterday. And on June the 12th, the other one turns seven. And I'm hoping and praying that I get back to them as soon as possible.

I'm an innocent man. I want to go back to being a father, a

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1
     law-abiding citizen.
              Another thing I wanted to bring up was about the
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 3
    Social Security number. When the PSR was done, if they would
 4
     have corrected that, it would have proved everything about me,
    where I worked at, my income tax returns. It would have proved
 5
 6
     everything. Instead, it was like the PSR avoided putting it in
 7
    there to paint the picture that I was this other person under
 8
     the 7228.
 9
              So I'm just asking for all this stuff to be taken --
10
     for you to look at it and see that they messed up a lot and
11
     they have the wrong person standing in front of you right now.
12
              THE COURT: Is your date of birth September 7, 1990?
              THE DEFENDANT: Yes, sir.
13
14
                          Is your driver's license Texas 36143450?
              THE COURT:
15
              THE DEFENDANT: I don't know my driver's license
    number by heart.
16
17
              THE COURT: Oh, okay. That's fine.
18
              (Pause)
19
              THE COURT: Are your parents Stefan Cooks and Latanya
20
    Anderson?
21
              THE DEFENDANT: Yes, sir.
22
              THE COURT: Did you live at 1212 Grand Plaza Drive,
23
    Apartment 1803 in Houston?
24
              THE DEFENDANT: My mother does.
25
              THE COURT: Did you live there with her?
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THE DEFENDANT: I have before.
 1
              THE COURT: During 2010 to 2016?
 2
              THE DEFENDANT: Off and on.
 3
              THE COURT: Off and on. Okay.
 4
 5
              were you in a common-law relationship in 2011 with
    Shawda Sam?
 6
 7
              THE DEFENDANT: Yes, sir.
 8
              THE COURT: Did you go to Forest Brooks High School
9
    in Houston?
10
              THE DEFENDANT: Yes, I did.
11
              THE COURT: And you quit in the eleventh grade?
12
              THE DEFENDANT:
                              Yes.
              THE COURT: You got your GED while you were in TDC?
13
14
              THE DEFENDANT: Yes, sir.
15
              THE COURT: Then you went to barber school in 2011?
16
              THE DEFENDANT: Yes.
              THE COURT: Okay. And then you also learned welding?
17
18
              THE DEFENDANT: Yes.
19
              THE COURT: In 2000 -- you got it in March 2015 from
20
    Industrial Welding Academy in Houston?
21
              THE DEFENDANT: Yes.
22
              THE COURT: Okay. In high school you were smart in
23
    engineering, and you were in an advanced placement class?
24
              THE DEFENDANT: Yes, sir.
              THE COURT: Okay. It would have been a whole lot
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    better than being in here, wouldn't it?
 2
              THE DEFENDANT: Yes, sir.
 3
              THE COURT: So these people that testified in here
    and said that you were -- took part in the robbery, they're
 4
 5
    just not telling the truth?
              THE DEFENDANT: Yes, sir. And it was proven on the
 6
 7
    day in trial.
 8
              THE COURT: Okay. And did you know those people at
9
    a11?
              THE DEFENDANT: I know of them.
10
11
              THE COURT: In the neighborhood?
12
                              What's his name? Mr. Turner, he's
              THE DEFENDANT:
    from a neighborhood that have conflict with my neighborhood.
13
14
              THE COURT:
                          Okay.
              THE DEFENDANT: Our friends don't get along, so I
15
    know him -- well, I know of him. I don't know him, like, real
16
    personally. Mr. Aitch, I seen him around. He's very known,
17
18
    so --
19
              THE COURT: Okay.
20
              THE DEFENDANT: And that was a big thing with me and
21
    Mr. Turner. It was, like, no way me and him can come together
22
    and commit a robbery when there's a lot of conflict going on,
23
    like --
24
              THE COURT: His neighborhood and your neighborhood?
25
              THE DEFENDANT: Like, a couple of months right before
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    this robbery happened, he -- he said on the stand he was trying
    to kill two of my friends at the corner store. That's why he
 2
 3
    was serving 15 years TDC.
              THE COURT: Okay. All right. Anything else you want
 4
    to tell me?
 5
              THE DEFENDANT: No, sir. I just want -- that would
 6
 7
    be it.
 8
              THE COURT: Okay. Any other witnesses?
 9
              MS. HILL:
                         No, Your Honor.
              THE COURT: Okay. Mr. Junker?
10
11
              MR. JUNKER: Your Honor, obviously, the Defendant has
12
    had an opportunity to make Rule 29 and 33 motions, and that
    really seems to be what he's trying to do here today, is extend
13
    those motions.
14
15
              Just to briefly respond to some of the allegations
    that he's made, the Social Security number, the difference
16
    between the two, that was testified to at trial and explained
17
18
    at trial, and the Government will stand on the record for that.
19
              As far as the suppression hearing and the cell site
20
    data, the cell site data did place this defendant coming up
21
    from Houston on the date of the incident. There is -- and
22
    we've always been open about the fact that there was a period
    of time surrounding the robbery where his cell phone was not
23
24
    hitting off the cell towers, but it still shows him going up
25
    and going back. So it's just more than just witness testimony
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against this defendant. There's objective, scientific cell phone data testimony regarding this defendant.

As far as the witnesses and their credibility, that was an issue for the jury. The Court properly charged them on that. They found against the Defendant.

Regarding his claims or request for drug treatment, I would simply note that the PSR, the original PSR, says the Defendant did not report any illegal or illicit drug use. We leave that to the discretion of the Court.

But ultimately, Your Honor, this defendant stands before this Court in a totally different category from any of his other co-defendants in that he is one of the individuals who actually had a gun when he performed the robbery. When his victims cowered before him, he stuck the gun in their face. He zip tied them. And then he not only stole all their jewelry, but stole their sense of security.

This defendant stands before the Court different from other defendants in the sense that he never cooperated. He decided to roll the dice and go to trial. He has not accepted responsibility for his actions. There's been no repentance, no remorse whatsoever, and we ask the Court to sentence this defendant accordingly.

THE COURT: Okay. Anything else?

MS. HILL: No, Your Honor.

Todd Anderson, RMR, CRR

THE DEFENDANT: Can I say something, Judge?

THE COURT: Yes, sir.

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THE DEFENDANT: I want to just speak on what the prosecutor just said. It's on the record if they go back. You asked him a specific question. You asked if the phones traveled from Houston to Dallas and Dallas and back. You asked him was it in Irving at the time, and he said yes. So that was the issue with that.

He's accusing me of being a person with a gun and stuff. The person that we watched on the video was a person that was completely covered head to toe. You can't tell who that person is. And that's the reason why I'm standing here today. That's the reason why I went to trial, because I'm innocent.

They just made -- they just let two convicted felons just come here and just say, "Well, that's him," to get their time cut, and there was no proof at all.

There was no picture of me ever traveling down. There's me -- no proof of me even associating with these people at all. And that came out at trial. The two people that testified, one person said I was there when they planned the robbery. The other person said I wasn't. I didn't know these people. I didn't hang around these people at all.

So what Mr. Junker is saying is not true, because his two witnesses told two different stories. If it was true -- it don't matter how many times you tell the truth, the truth is

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    going to be the truth, but a lie is always going to change up.
    And it came out at trial.
 2
              So the picture that he's trying to paint is not -- is
 3
 4
     not true.
              THE COURT: All right. I'm considering the
 5
    quidelines, the factors of 3553(a). I'm overruling your
 6
 7
    objection to the presentence report.
 8
              And I'm considering where other individuals have been
9
     sentenced and where you fall within this conspiracy and where I
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     have sentenced other individuals with similar actions that you
     have over the course of time.
11
12
              And it is the judgment of the Court you be sentenced
     to the United States Bureau of Prisons on Counts One, Two,
13
     Four, and Five to 240 months in prison; and on Counts -- Count
14
    Three, 84 months on top of that. It will be consecutive.
15
16
              And you'll be on supervised release for a period of
    three years. It will be concurrent in all the cases.
17
18
              And you'll -- I'm not ordering a fine. You don't
19
     have the money to pay a fine.
20
              You will need to make restitution in the amount of
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     $370,718.72.
22
              So your total is 324 months, mandatory and
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     consecutively. 84 months is added back in.
              And with regard to conditions of supervised release,
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25
    you will need to pay $500.00 total, $100.00 on each count, for
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     special assessment, which is required by law.
              And pursuant to the Mandatory Victims Restitution
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    Act, you'll need to make restitution as follows:
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 4
               Jointly and severally in the amount of $370,718.72,
     jointly and severally with Afraybeom Jackson; Joshua Caldwell;
 5
    Dominique Pearson; Irving Flanagan; Larry Solomon; Hilton
 6
 7
    Aitch; Terrence Thompson; Anthony Ray Turner, Jr.; Michael
 8
    Cornelious; Xavier Ross; Vanlisa Scott; Jimmy Hatchett, all
 9
     payable to the United States District Clerk at 1100 Commerce
10
     Street, Room 1452, Dallas, Texas 75242.
11
              The restitution shall be payable immediately, and any
12
     unpaid balance shall be payable during incarceration.
13
              Restitution shall be disbursed to the following:
              Tilak Jewelers, $25,000.00, regarding the
14
15
    November 17th, 2013 robbery.
16
              And Jewelers Mutual Insurance Company of $345,718.72
     regarding the November 17th, 2013 robbery of Tilak Jewelers.
17
18
               Upon commencement of the supervised release any
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     part -- if any part of the restitution remains unpaid, you
20
     shall make payments on such unpaid balance in monthly
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     installments of not less than 10 percent of your gross monthly
     income or at a rate of not less than $50.00 a month, whichever
22
23
    is greater.
               Payments shall begin no later than 60 days after your
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     release from confinement and shall continue each month
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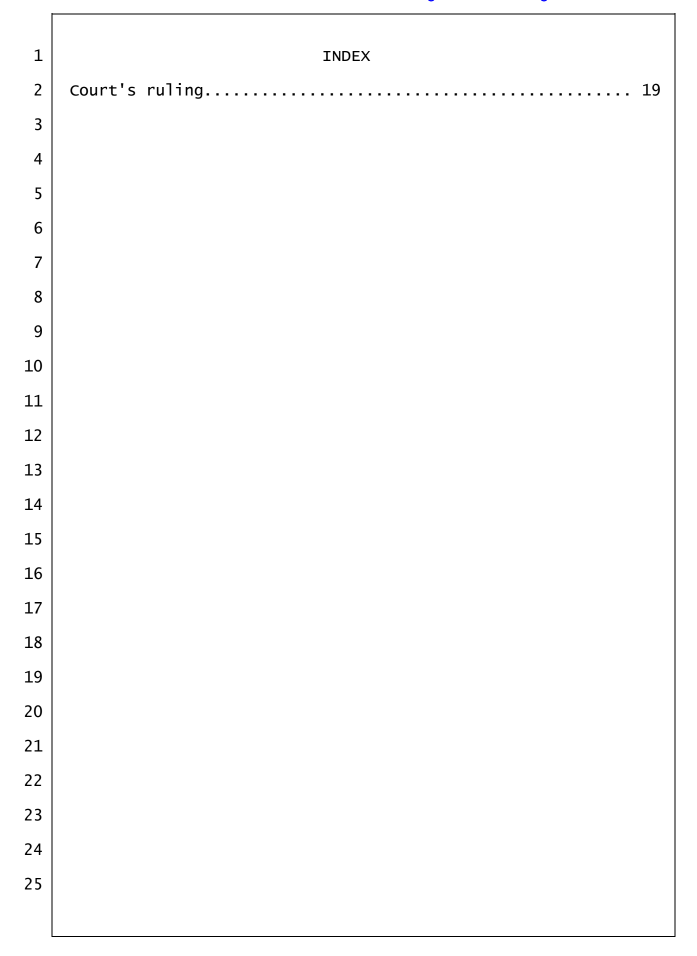
thereafter until the balance is paid in full. In addition, at least 50 percent of the receipts received from gifts, tax returns, inheritances, bonuses, lawsuit awards, any other receipt of money shall be payable toward the unpaid balance within 15 days of receipt. The payment plan shall not affect the ability of the United States to immediately collect payment in full through garnishment, the Treasury Offset Program, the Inmate Financial Responsibility Program, the Federal Debt Collections Procedures Act of 1990, or any other means available under federal or state law. Furthermore, it's ordered that interest on the unpaid balance is waived. I didn't order a fine. You didn't have the money to pay a fine. A special assessment of \$100.00 per count is ordered, for a total of \$500.00. And you shall be placed on supervised release for a period of three years on all the counts, to run concurrently with each other. It is further ordered that upon release from prison you shall comply with the standard conditions contained in this judgment and comply with the mandatory and special conditions stated herein, and they will include:

You're not to commit any other crimes.

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1
              Not unlawfully possess any controlled substances.
              Cooperate in the collection of your DNA as directed
 2
 3
    by the probation officer.
              Not possess a firearm, ammunition, destructive
 4
    device, or any other dangerous weapon.
 5
              You shall report in person to the United States
 6
 7
     Probation Office in the district to which you're released from
 8
     custody of the Federal Bureau of Prisons within 72 hours of
     release.
 9
              Mandatory drug testing is suspended based on the
10
    Court's determination that you're a low risk of future
11
12
     substance abuse.
               Pay any remaining balance of restitution in the
13
     amount of $370,718.72.
14
15
              You shall provide the probation officer complete
     access to all business and personal financial information.
16
17
               I am dismissing the Third and Fourth Superseding
18
     Indictment today against you.
19
              Do you want me to recommend a penitentiary near
20
    Houston?
21
              THE DEFENDANT:
                               No, sir.
22
              THE COURT: Where do you want me to recommend?
              THE DEFENDANT: Anywhere but Beaumont. I don't -- I
23
24
    don't want to go nowhere by Beaumont.
25
              THE COURT: So how about Seagoville?
```

```
THE DEFENDANT: Yeah. That's cool.
 1
              THE COURT: Okay. I'll recommend Seagoville.
 2
 3
              I will give you credit for whatever time you served.
    I don't know what that is.
 4
              MS. HILL: Your Honor, he's been incarcerated since
 5
    February 18th of 2016. Eight -- I'm sorry, February 18th,
 6
 7
    2016.
 8
              THE COURT: '16?
 9
              MS. HILL: Yes, sir.
              THE COURT: Okay. All right. Any other questions
10
11
    y'all want to ask me?
12
              MS. HILL: No, Your Honor, other than my client
    appreciates your time today, but I believe he's going to want
13
    to appeal his sentence. And I told him he had the right to do
14
15
    SO.
16
              THE COURT: All right. Let me make sure you
    understand you have the right to appeal this, and that if you
17
18
    can't afford a lawyer -- I'm assuming you can't -- you want me
19
    to appoint someone for you?
20
              THE DEFENDANT: Yes, sir.
21
              THE COURT: All right. Will y'all go ahead and file
22
    the notice of appeal --
23
              MS. HILL: Yes, sir.
24
              THE DEFENDANT: -- and I'll appoint you one?
25
              MR. MARTIN: We prepared that, Judge.
```

```
THE COURT: I always appoint a different lawyer to
1
2
     represent you on appeal, okay?
 3
              THE DEFENDANT: Okay. Thank you.
              THE COURT: Do you have any questions about that?
 4
 5
              THE DEFENDANT: No, sir.
              THE COURT: Okay. All right. Thank you, sir.
 6
              MS. HILL: Thank you, Judge.
 7
                           Thanks, Judge.
 8
              MR. MARTIN:
9
              MR. JUNKER: Thank you for your time, Your Honor.
10
              THE COURT: Thank y'all.
11
               (Hearing adjourned)
12
13
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I, TODD ANDERSON, United States Court Reporter for the
1
     United States District Court in and for the Northern District
 2
 3
    of Texas, Dallas Division, hereby certify that the above and
    foregoing contains a true and correct transcription of the
 4
 5
     proceedings in the above entitled and numbered cause.
        WITNESS MY HAND on this 10th day of July, 2019.
 6
 7
 8
9
                                  /s/Todd Anderson
                                  TODD ANDERSON, RMR, CRR
10
                                  United States Court Reporter
11
                                  1100 Commerce St., Rm. 1625
                                  Dallas, Texas 75242
12
                                  (214) 753-2170
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